- 110.11 FORM OF LICENSE. All hunting, fishing, and trapping licenses shall contain a general description of the licensee. Such licenses shall be upon such forms as the commission shall adopt. The occupation, address, and the signature of the applicant and all signatures and other writing shall be in ink. All-licenses-shall-bear-a-facsimile-signature-of-the director-and-the-signature-of-the-recorder-by-whom-it-is issued. All licenses shall clearly indicate the nature of the privilege granted.
- Sec. 9. Section one hundred ten point thirteen (110.13), Code 1977, is amended by striking the section and inserting in lieu thereof the following:
- 110.13 UNLAWFUL OBTAINING OR USE--EFFECT. A nonresident shall not obtain a resident license by falsely claiming residency in the state. The use of a license by a person other than the person to whom the license is issued is unlawful and shall nullify the license. Violation of this section is a misdemeanor punishable by a fine of not more than one hundred dollars or imprisonment in the county jail of not more than thirty days.
- Sec. 10. Chapter one hundred ten (110), Code 1977, is amended by adding the following new section:

NEW SECTION. A nonresident shall not hunt raccoon unless the nonresident raccoon stamp is affixed to the hunting license and the hunter possesses unused tags. A nonresident shall not possess an untagged raccoon carcass or pelt. The nonresident raccoon stamp shall be issued with twenty tags bearing the same number as the stamp. The tags shall be designed to be used only once. A nonresident shall purchase only one stamp each year.

Sec. 11. Section one hundred nine point eighty-eight (109.88), Code 1977, is repealed.

Sec. 12. This Act is effective January 1, 1978. Approved July 13, 1977

## CHAPTER 67 CONSERVATION COMMISSION LANDS

S. F. 395

AN ACT relating to the jurisdiction of the Iowa state conservation commission over lands dedicated to the public. Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Chapter one hundred eleven (111), Code 1977, is amended by adding the following new section:

NEW SECTION. JURISDICTION OVER DEDICATED LANDS. Any land adjacent to a meandered lake or a meandered stream which has been conveyed by gift, dedication or other means to the public, but has not been conveyed to the jurisdiction of a specific state agency or political subdivision, shall be subject to the jurisdiction of the commission and to the rules promulgated pursuant to this chapter. The commission shall prepare a plan for the appropriate public use of such land in accordance with this chapter within two years of its coming under the jurisdiction of the commission. The plan may be amended by the commission.

Sec. 2. Nothwithstanding section one (1) of this Act, the plan for lands brought under the jurisdiction of the commission at the effective date of this Act shall be prepared by January 1, 1981.

Sec. 3. This Act is effective January 1, 1978. Approved July 13, 1977

## CHAPTER 68 COUNTY CONSERVATION BOARDS

H. F. 408

AN ACT relating to the improvement and maintenance plans of county conservation boards.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section one hundred eleven A point four (111A.4), subsection three (3), Code 1977, is amended to read as follows:

- 3. The county conservation board shall file with and obtain approval of the state conservation commission on all proposals for acquisition of land, and all general development plans and-programs-for-the-improvement-and-maintenance thereof before any such program is executed. Approval of the state conservation commission shall not be necessary unless the cost of the proposed acquisition or development program exceeds twenty-five hundred dollars.
  - Sec. 2. This Act is effective January 1, 1978. Approved July 13, 1977